UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

In re AARON M COPE) Case No. 311-37743-elp13
) Confirmation Hearing Date: Nov 3, 2011
Debtor(s)) TRUSTEE'S OBJECTION TO) CONFIRMATION; AND) MOTION(S) THEREON
THE TRUSTEE:	
1. Objects to confirmation for the reason(s) market	ed below:
a. Attorney fees sought are excessive:	
b. Case not filed in good faith/Plan not	proposed in good faith:
c. Plan is not feasible:	
d. Plan does not commit all of the debto applicable commitment period:	or's excess projected disposable income pursuant to §1325(b)(1)(B) for the
e. Plan does not meet best interest test:	
4. Amended Schedule I that includes the bi5. Amended Schedule J that includes the biexpense; and	sted on Schedule B that includes the filing date; reakdown of the two rental incomes; reakdown of the two rental expenses and the debtors separate room rent the rental expense on line 4(b), this expense should be listed on line 57 (case will
g. Other:	
marked above (e.g., file an amended plan using	on hearing, the debtor fails to take all necessary steps to satisfy each objection ng LBF #1355.05, file all documentation noted in 1.f., etc.), the trustee must at is filed, the trustee moves the court for an order per the section(s) marked
a. Move that the debtor's attorney's fee	<u>-</u>
Xb. (If any section other than 1.a. is mar	and/or ked above) move that the case be dismissed without further notice.
3. Certifies a copy of this document was served or N/A, or by mail on October 13, 201	In the debtor and debtor's attorney, if any, by hand at the first meeting of creditors or $\underline{1}$.
DATED: October 13, 2011	_/s/ Wayne Godare
ALEXZANDER C J ADAMS	Trustee
1350.70 (06/24/97)(jt for mn)	